Darrell Buchbinder, General Counsel New York Litigation

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March 7, 2008

## Via Facsimile

Loretta Preska, U.S.D.J. United States Courthouse 500 Pearl Street, Room 1320 New York, NY 10007 Fax: (212) 805-0240

Re: Linda Baker v. Port Authority Trans-Hudson Corp., Index No. 07 Civ. 5621

## Dear Judge Preska:

I am writing on the behalf of the defendant Port Authority Trans-Hudson Corp, with the consent of my adversary, Mr. Paul Riley, to request an extension of time to complete discovery. The current deadline is March 28, 2008, per the Initial Case Management Plan and Scheduling order of December 19, 2007. I hereby request that the end of discovery be extended to April 18, 2008.

Very truly yours,

Angela Calamia
Attorney
New York Litigation
212 435-3431

CC: Mr. Paul Riley
Attorney for Plaintiff
Fax: (215) 351-0593

He completion of descovery
Shall be extended to april 18, 2008

He condition that counsel

Usualing all dates in the
December 19, 2007 order proportionally

So salered

Wardt 12, 2008

225 Park Avenue South, 13th Floor New York, NY 10003 T: 212 435 7000